

DEPOSIT RECEIPT OFFER AND ACCEPTANCE (DROA) Hawaii Association of Realtons® Standard Form Release 5/01A



viewed by:	who hereby certifies that this is a true imprint of the HAR Standard Form.	
Principal Broker/Brothy-in-Ch		
ference Date: 2/15/02	Price: 10,000,000.00 ("C-1")	
KBUBUCE OHGE: 5/13/02		
osing Date: 5/15/02	(°C-8')	
. Colomoni Wichian Colf Bros	perties (See C-2) Koloa Hawaii USA 96756	
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ix Map Key: DivZone	_/Sec/Plet/Parcel/CPR(if applicable).	
and the second s	the control of the co	. •
ONTRACT: This is more than a receipt fo	or money. It is a legally blinding contract. Read it carefully. Handwritten or typed	
ovisions herein shall supersade any printe	of money. It is a regard british of the state of the stat	
PLICABLE. ITEMS WITH CHECK-OFF BI	DAES ARE OFFICIAL. ALE OFFICIAL PROPERTY.	
	SECTION A: AGENCY DISCLOSURE	
1 AGENCY. Prior to preparing any conti	tract, Hawaii law requires real estate licensees to disclose orally or in writing to Seller	
and/or Buyer whom the licenses repre	exents. The licenses could be a: x only, unless a disclosed dust agency exists. Seller's agent owee the highest duties to	
Seller, including confidentiality, it	oyalty, and ulmost care.	
Jhi Rimar's Ament Represents Buyer	if only, unless a disclosed dual agency exists. Buyers affect owner the ingrise	
	loyalty, and utmost care. represent Seller only. There will be no subagency unless agreed to in writing as a	
(d) Dual Agent. Reprosents both Se	eller and Buyer as clients. To lessen the conflict, the dual agent plays a neutral role in the interest of one party sheed of the other. It commonly arises when other licensess to the latest of the buyer and supports similar to Salter's. Both Seller and Buyer need to	
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SECTION	B: DEPOSIT RECEIPT
Received from Kauai Inverment Partners	, the "Buyer," the sum of \$ 100,00
n the form of Check	ga an initial deposit on account of this Offer. Receipt is (signature of Broker or Salesper
revenued and by	Res.808-639-0071 Fax 808-742-7685
whose tolophone numbers are: Bus808-742-7561	
irm name and address Makai Properties P.O. Box	
with Escrow or in a trust fund account by the in INTEREST ON DEPOSIT FUNDS/Choose 8-2 © x 18-2 Suyer to Earn Interest. The parties instruct Escripterest to be credited to Suyer at closing. Buying up, maintaining and closing the account.	28 B-3). row to place Buyer's deposit(s) into an interest-bearing account var will pay say processing fee required by Escrow and all costs of Buyer understands that such fees/costs may exceed the interest
NA]B-3 Buyer not to Earn Interest. Buyer hereby waive Buyer understands any interest earned on auch	as the right to place Buyer's deposits in an interest-bearing accou a deposits shall belong to Escrow.
ADDENDA. The following addends, it checked, are attack Agreement of Sale Agreement to Occupy Prior to Close of Escrow [Existing "As Is" Condition	DDENDA AND OFFER had to and made a part of this DROA. Lead-Based Paint [] Residential Leasehold Prop [Plain Language [] Stundard Oceanifont Prop [Rental Agreement [] VA Financing
FHA Financing/Real Estate Certification	1 (stated selection)
[] Other	[] Other
Other	[] Other — — — —
Other	[] Oliver
	7 1 Other
eceipt at a copy of the Offer, and agrees that this Otters	
OFFER TO BUY. Buyer offers in buy the Property describesceipt of a copy of the Offer, and agrees that this Offer s. 200	and below on the terms and conditions contained herein, acknow half be binding on Buyer It accepted by Suller before 7 . 5:00
FFER TO BUY. Buyer offers in buy the Property describeseign of a copy of the Offer, and agrees that this Offer solves. C-1 Purchase price for the Property is \$ 10,000,00 paid as follows: 5 100,000,00 Initial deposit in cash from Additional cush deposit. S 9,900,000,00 Balance of down payments.	and below on the terms and conditions contained herein, acknow hall be binding on Buyer it accepted by Suller before 17 . 5:00
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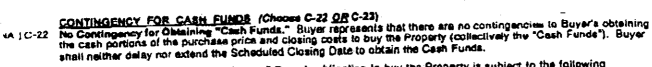
008 0237

	C-2	PROPERTY Description: Tax Map Key: Div.	/Zona	/8ec.	Plat	/Parcel/CP	R (if applicable
		All of that fee simple			iahuna <u>Gol</u> l	* Proper <u>ties</u>	
		Hawaii, described as follows: Parcels: All improvements thereon: 18 and bathroom buildings, percei	4-2-8-14 hola gold	1-7,8 <u>,28</u> ,	. ura_shon_	OCO GAFAGE.	restaurant
	C-3	plumbing fixtures, attached carpeting, at Chandeller []:Dishwasher &]:Dish Existing Window Coverings &];Microv Detectors &]: Solar Healing System [All furnishings, inventory, eq.	nd the follow losel [k]; (wave[k]; F]; TV Anti qu'i Lpubent	ving items i Dryer[x]; 'ool Equipm anna []; 'that is	if checked: Air Existing Furni Ient[];Reng TV Cable Outle present]y (Conditioner & stings as per atta]; Ceiling Fan [k] ched inventory [x or [k]; Smoke/Hee]; and or located
	C 4	In property as of 2/15/02 Inc		ii goir	.equ≀pmenz	_CAFTS, Clubs	
-	۲.5	CLOSING					
***		For purposes of this DROA, closing shall and Saller agree to promptly execute app	be the date ropriete or	when all ap customary	propriate cons documents whi	eyance documents in requested by E.	scrow to do so.
	C-6	The "Scheduled Closing Date" shall be on	or before 5	/15/02			
ŅΑ	. JC-7	Any Change to the Scheduled Closing Diextensions. There is no automatic right perform the obligation to close by the Scheduled Closing Date. Thereafter, tim Scheduled Closing Date, such party shall Scheduled Closing Date may not be further raistes only to the extension of the Scheduled.	to extend. I Iduled Closii Written notic I shall be o be consider I extended I	if, for reasons Date, the sto Escrow f the easens ed in default unless both	ns beyond a Bi in such party m / and the other ce and if a part it and the Defai	yer's or Seller's or ay extend the Sche party to this DRO by falls to perform of Provision shall:	introl, a party canno- oduled Closing Date A prior to the by the extended apply. The extended
þ	IC-8	Time is of the essence and the Schodul- in writing.	ed Closing (Jete may n	ot he extended	unless both Buyer	and Seiler so agree
	C-8	Escrow. This transaction shall be escr	rowad by: F	irst <u>Haw</u>	<u>aii T</u> itle		("Escrow")
			•				
	C-10	Proretions and Closing Adjustments. A closing: real property tex, lease rents, in maintenance fees, tenant rents, and all Seller and credit to Buyer the amount of	terest on as	sumed obii	gations, mortg	age and other insu	ole, as of the date of rance premiums, crow shall charge to
	C-11	Closing Costs. The following are custom charge the appropriate party other closin				to be an all-inclusi	ve list. Escrow may
008ASCEH	O'% of the send any extended of dra of dra of the condition of the condominal HA or VA exwell Huse)	Biner if apparable: pretrium for standard coverage life insurance of additional costs relating to the Issuance of a coverage policy (including a lenders policy) affing of agreement of sale or mortgage and note taining Buyer's consents taining Buyer's consents to respect to the standard policy (fees the second documents to clear Seller's life crow's fee ium ownership transfer fees discount points and any mortgage fees recent Roller Fund (special mortgage recording need Exice Tax		80% of the pricost of draffir Cost of obtain Beller's noter Conveyence to Sow of Escrit Cost of regular FHA or VA di Recording fee FIRPTA (Fedi HARPTA (State	ng of conveyence ining Seller's con y feec lax yers fees ed stacking or aur	vay d other applicable chi Title IK)	1 sale
d		DP 21.7.				5. K.	2/11/100
	BUYE	ER'S INITIAL B'A DATE	Page	3 of 12		SELLER'S P	ITTALE & DATE
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]		ASSESSMENTS For purposes of Pursgraphs C-12, C-13, in C-10) for payment made against the P governmental entity or any other organizations:	ation or entity which may on a	g. Assessments, if any, shall be d	harged as
		or sesumed by Buyer [].	<u> </u>	_	. — — ·
		Any assessments against the Property a be paid in full by Seller \$xx } or pro-rate Exceptions, if any:			
]	3-14	if a new assessment is authorized again such assessment shall be paid as Buyer within five (5) days of both parties being Termination Provision shall apply.	at the Property between the A and Seller shall agree, and if aware of the new assessment	coeptance Date and the Scheduled Buyer and Seller cannot reach an i i, either party may terminate this D	Closing Date, agreement ROA and the
}	:2			TOTAL TO	10 m
j	0-15	Risk of Loca. Risk of loss passes to Bu	iyer upon ciosinu vi poseessio	W WHICHOUSE CECTAS STORES	
]		Consents. The obligations of Buyer or S existing mortgagess, leasure end/or con and take all resecusible action to obtain	such consents.	,	endors, en to cooperate
	2-17	Passessian. Seller agrees to give Buye	L bossession all closing ouxxx	×	
	2-16	Keys to the Property. Seller, at Seller teast one set of functioning keys (entry. Buyer Shall pay all deposits which ma otherwise, all keys and garage door one Suller or Seller's Broker that the closing	's sale cost and expense, sha , interior, mail box, pool, secu ly be required for any of thes mer controls will be released in) has occurred.	ill provide Buyer at closing with an rity, parking area, and any garage a items. Unicss Buyer and Seliar i o Buyer only after Escrow has vorb	agree ally notified
j	C-19	Tenancy and Vesting. Title shall vest i documents)	n Buyer(s) as follows: (insert f	uli legal name(s) and merital attitud	
		to be determined in escrow			
		Tenancy: to be determined in e [] Tenancy to be determined. If Buy in writing with the selected names and		veeting and/or tenancy. Buyer ships after the Acceptance Date.	ill provide Escro
	C-20	CONTINGENCY PROCEDURES AND Contingencies. Buyer's obligation to bus attainmenn (a) Buyer, as to each Contingency from Sellor; and (b) Sellors on the sale of the Property to Busuch Contingency ("Contingency Period C-21 ("Termination Provision") shall at this DROA because a Contingency for	(each called a "Contingency") ingency which must be satisfie iter, as to each Contingency w iyer. If a Contingency is not a o"), the Benefited Parly may el oply; or (b) to walve the Contin	As used in this DROA, the term " id before fluyer is required to close hich must be satisfied before Selle latisfied within the specified time p lect (a) to terminate this DROA and gency. If the benefited Party wishe	on the purchase r is required to eriod for meeting Paragraph se to terminate nucl deliver to
;		Escrow a written notice terminating use termination period which may be set for the written notice to Escrow within suc- understands the requirement to act up	orth in a specific contingency in the time period, the Contingency on each Contingency according	in this DROAK the Benefited Part y shall be deemed to be walved. E ng to the strict deadlines described	ach party herein.
	C-2*	1 Termination Provision. If a Benefited satisfied then: (2) Buyer or Seller shall Escrow shall return to Buyer all depos to Buyer. Thereafter, neither Buyer no Provision is subject to the special proviping and deliver to the special proviping and deliver.	its previously made, less the ser Seller shall have any further stellings for Financing Contings	amount of any escrow expenses or rights or obligations under this DR noies set forth in Paragraphs C-24 14.	OA. This to C-27. Any
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1C-23 Contingency on Obtaining "Cash Funds." Buyer's obligation to buy the Property is subject to the following contingencies to Buyer obtaining the Cash Funds: Approval of final sales contract by Buyers attorneys within 15 days of opening escrew

Financing Contingencies (Choose all that apply)

Financing Contingency. Buyer's obligation to buy the Property is subject to Buyer obtaining final written approval for the loss described in this DROA ("Mortgage Loan"). If Buyer does not obtain final written loan approval in the time toes described in this DROA and the Termination Provision shall apply. Buyer may increase the amount of Buyer's Mortgage Loan or waive this Financing Contingency of Buyer's Cash Funds and thereby reduce the amount of Buyer's Mortgage Loan or waive this Financing Contingency and purchase the Property on an all cash basis. If Buyer elects either of these two options, Buyer shall promptly give written notice of such election to Escrow and to Seller, together with evidence of Buyer's ability to do so.

Buyer's Agreements Relating to Buyer's Mortgege Loan, Saller's obligation to sell the Property is subject to:

(a) Buyer making Buyer's best efforts to obtain the Mortgege Loan, which efforts shell-include such things as submitting a complete loan application package (including the payment of fees for credit report, appraisal, and applying for such insurance's as may be required) within NA days after the Acceptance Date; (b) Buyer's delivery to Seller of a days after the Acceptance Date; (b) Buyer's delivery to Seller of a days after the Acceptance Date. Such loan prequalification letter shall state that it is subject to verification of loan application; items, the credit report, and the Property appraisal; and (c) Buyer's delivery to Seller of the final written loan approval by NA

Final loan approval shall state that Buyer is qualified for and Lender can make the loan. Buyer haraby authorizes Seller and Seller's Broker to contact Buyer's lender and Escrow regarding the status of Buyer's loan application.

Geller's Right to Terminate DROA on Financing Contingencies. Saller's obligation to sell the Property is contingent upon Buyer meeting each of the deadlines set forth in Paragraphs C-25(a), C-25(b) and C-26 or other financing deadlines set forth in this DROA. If any such Contingency is not met by the end of the Contingency Period, Seller may elect to terminate this DROA WITHIN FIVE (5) DAYS AFTER THE END OF THE CONTINGENCY PERIOD and the Termination Provision will apply. However, this right of Seller to terminate shall no longer apply if Buyer has elected to proceed on an all cash basis pursuant to Paragraph C-24 and Buyer has indicated in writing an Intention to proceed and provided Seller with reasonable assurance of Buyer's shilly to do so.

IF THROUGH NO FAULT OF BUYER, Buyer is unable to deliver to Seller the final written loan approval by the end of the Contingency Period as stated in Paragraph C-25(c), or Buyer is unable to provide evidence of approval for the assumption of Seller's Mortgage by the end of time but not for more than NA.

days. If Buyer is unable to deliver to Seller the final written loan approval by the end of the extended period or Buyer is unable to deliver to Seller the final written loan approval by the end of the extended period or Buyer is unable to provide evidence of approval for the sasumption of Seller's Mortgage by the end of the extended period. Seller may elect to ferminate this DROA WITHIN FIVE (5) DAYS AFTER THE END OF THE CONTINGENCY PERIOD and the Termination Provision shall apply. In no event shall the original Scheduled Closing Date stated in Paragraph C-6 be extended unless agreed upon in writing by all parties involved.

C-28 In the event Buyer fells to perform Buyer's obligations under this DROA (Seller not being in default). Seller may (a) bring in the event Buyer fells to perform Buyer's obligations under this DROA (Seller not being in default). Seller may (a) bring an action for damages for preach of contract (b) retain the initial deposit and all additional deposits provided for herein as liquidated damages, and (c) Buyer shall be responsible for any costs incurred in accordance with this DROA.

C-29 In the event Seller falls to perform Seller's utiligations under this DROA (Buyer not being in default), Buyer may (a) bring an action for demages for treach of contract, (b) seek specific performance of this UROA, and (c) Seller shall be responsible for any costs incurred in accordance with this DROA.

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- C-30. The foregoing shall not exclude any other remedies available under this DROA to either Seller or Buyer on account of the other party's default.
- C-31 In the event of default by a party and/or a legal action or arbitration (including a claim by a Broker for commission), the prevailing party shall be entitled to recover all costs incurred including responsible attorney's feet.

MEDIATION AND ARBITRATION
C-32 Mediation, if any dispute or claim arises out of this DROA during this transaction or at any time after closing, between Buyer and Saller, or between Buyer and/or Seller and a Broker or the Broker's sales agents assisting in this transaction, end the parties to such dispute or claim are unable to resolve the dispute. Buyer and Seller agree in good faith to ettempt to settle such dispute or claim by non-binding mediation. This paragraph shall not soply to any complaint of unethical conduct against a Broker or the Broker's sales agents who are obligated to comply with the Code of Ethics of the National Association of REALTORS® Such complaints must be brought before the Local Board of REALTORS® of which the Broker or sales agent is a member.

Arbitration. If any dispute or claim arises out of this DROA during this transaction or at any time after closing between Buyer and Salier, or between Buyer and/or Seller and a Broker or the Broker's sales agents assisting in this transaction, 4A]C-33. and the parties to such dispute or claim are unable to receive the dispute through mediation as stated in Paragraph C-32, then such dispute or claim shall be decided by neutral binding arbitration before a single arbitrator, acting under the commercial arbitration rules of a Howaii dispute resolution provider. Judgment upon an award rendered by the arbitrator may be entered in any court having jurisdiction thereof. The arbitrator may award reasonable attorney's fees and coats to the prevailing party.

In the event of an unresolved dispute or claim, we elect arbitration and waive our right to litigation. (initial below.) Seller(a) Buver(#)

Third Party Claims. It is understood that if such dispute or claim is made by or against a third party who is not obligated or willing to mediate or arbitrate such dispute or claim, then Buyer and Seller shall not be required to mediate or arbitrate such dispute or claim.

DILE Preliminary Title Report. Escrow is instructed to promptly order a Preliminary Title Report on the Property for delivery by Seller to Buyer.

- C-35 Title. Saller agrees, subject to Paragraph C-36 if selected, to convey the Property with warranties vesting marketable title in Buyer, free and clear of all liens and encumbrances EXCEPT: (2) easements, covenants, conditions, reservations or restrictions now of record WHICH DO NOT MATERIALLY AFFECT THE VALUE OF THE PROPERTY and
- (Choose C-36 <u>OR</u> C-37) if the preliminary title report, or any other report reveals that title cannot be delivered by Selfer in accordance with Paragraph C-35. Seller shall use Seller's best efforts to cure any defects. If, withing days following receipt of any reported discrepancies Seller is unable to cure such defects in title, Buyer may elect to purchase the Property with such defect(s) in title and Seller shall not be liable if Seller had acted in good faith. If Buyer elects not to accept the Property with such defects, either Ruyer or Seller may terminate this DDCA and the receipt the Property with such defects, either Buyer or Seller may terminate this DROA and the Termination Provision shall apply.
- puyer may elect, within 15 days of Buyer's receipt of the preliminary title report, to terminate this DROA and the Termination Provision shall apply. (]C-37 If after Buyer's review of the preliminary title report, Buyer is not sulisfied with the condition of the title to the Property,

TRANSACTIONS INVOLVING FOREIGN OR NON-RESIDENT BUYER AND SELLER C-38 HARPTA Withholding Required If Seller is a Non-Resident of the State of Hawaii, Under Hawaii law, if Seller is a non-resident person or entity (corporation, partnership, trust, or estate) of the State of Hawaii, Ruyer must withhold a specified percentage of the "amount reslized" by Seller on the sale of the Property and (urward the amount with the appropriate form to the State Department of Taxation. Such withholding may not be required if Seller obtains and provides Buyer with an authorized exemption or waiver from withholding. If Seller does not provide Buyer with a certificate of exemption or waiver from HARP IA within fourteen (14) days of the Acceptance Date, Escrow is hereby authorized and instructed to withhold/collect from Seller the required amount at closing and forward it to the State Department of Taxation.

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C-30	The foregoing sha the other party's		y other remedies an	allable under this D	IROA to either Seller	or Buyer on account	of
C-31	in the event of def preveiling party s	ault by a party ar hall be entitled to	id/or a legal action o precover all costs t	or arbitration (Including to	ng a claim by a Brok sasonable attorney's	ter for commission), 11 fees.	he
C-32	Buyer and Seller, and the parties to extempt to settle a southern conduct.	dispute or claim or between Buyer such dispute or cuch dispute or cagainst a Broker claim of REALT(and/or Selter and a claim are unable to laim by non-binding or the Broker's sale DRS® Such comple	Broker or the Broke resolve the dispute mediation. This pi s agents who are of	er's sales agents assi	after closing, between lating in this transaction agree in good faith to oply to any complaint. It the Code of Einlos loard of REALTORS	on. of
NA 1C-33	Buyer and Seller, to and the parties to C-32, then such dithe commercial as	or between Buyer such dispute or ispute or claim si bitration rules of entered in any co	end/or Seller and a cigim are unable to hall be decided by n a Hawall dispute n	Broker or the Broke resolve the dispute outral binding arbitradulion provider.	esse spents essi: hrough mediation i ston before a single ducament upon an :	a after closing between sting in this transaction as stated in Paragrap arbitrator, acting und award rendered by the sumuble attorney's fee	n, h ler s
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C-34	obligated or willing or arbitrate euch of	to mediale or s lispute or claim. Report. Escrow	ibitrate such dispute	or claim, then Buy	•	ird party who is not of be required to medi the Property for delive	
C-35	title in Buyer free	and clear of all 19	ens and encumbran	cas EXCEPT: (a) es	Property with warrantements, covenants. VALUE OF THE PR	ndes vesting marketa , conditions, reservation COPERTY and	ble one
NA 10-36	graph C-35, Seller reported discrepanderect(s) in title en	ite report, or any shall use Selleri icles Seller is uni id Seller shall no	s best efforts to cure able to cure such de t be liable if Seiler b	e any defects. It, will decta in tilis, Buyer ad acted in good fa	ninka days i may elect to purches	n accordance with Particularity of articularity of articularity with succept the Property with succept the Property with succept the Property.	ny ach
k JC-37	if after Buyer's rev Buyer may elect, the Termination Po	vithin 15	days of Buyer's	yer is not satisfied receipt of the prelin	with the condition of ilinary title report, to t	the title to the Proper Isominate this DROA a	rty. Ind
C-38	HARPTA Withhold non-resident personal appropriate form to appropriate form to provides Buyer will certificate of exem-	ding Required it in or entity (corp ge of the "amout to the State Dep h an authorized uting or waiver!	oration, partnership nt realized by Selic artment of Taxation exemption or waive rom HARPIA within	sident of the State, trust, or estate) of a on the sale of the . Such withholding or from withholding or fourteen (14) days	e of Hawall. Under the State of Hawaii, Property and forwar may not be required if Seller does not print to of the Acceptance	Date, Escrow is here	•
	DR 2/1	tructed to withing	dollect from Self	er the required emo	unt et clasing end fa	roward it to the State	
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Co.: Makai Properties

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- FIRPTA Withholding Required if Seller is a Foreign Person. Under the Internal Revenue Code, if Seller is a foreign person or antity (non-resident aften, corporation, partnership, trust, or estate), Buyer must generally withhold a specified percentage or the "emount resulzed" by Seller on the sale of the Property and forward this amount to the Internal Revenue Service ("IRS"). Such withholding may not be required if Seller obtains and provides Buyer with an authorized exemption or waiver from withholding. If Seller does not provide Buyer with a certificate of exemption or weiver from FIRPTA within fourteen (14) days of Acceptance Date, Escrow is hereby authorized and instructed to withhold/collect from Seller the required amount at closing and forward it to the IRS.
- C-40
 Additional Disclosures Required by Foreign Buyers and Sellers. Buyer and Seller understand that under statutes and ordinances such as the Agricultural Foreign investment Disclosure Act of 1978, the International Investment and Trade in Services Survey Act, and the revised Ordinances of the City and County of Honolulu, among others, disclosures are required by foreign Buyers and/or Sellers under certain conditions.
- MA [C-41

 STAKING & SURVEY (Choose C-41 OR C-42) This may/may not apply to condominiums or cooperatives.

 Staking (Boundary Mericers). Prior to the Scheduled Closing Date, Seller shall, at Seller's sole cost and expense, have a registered land surveyor verify the accuracy of the location of the stakes prior to closing. Seller shall reimburse Buyer for the cost of this verification at closing ONLY if the location of the original stakes proves to be inaccurate. Buyer understands that staking is not a survey and does not confirm the accuracy of the description or the land area of Property, or the absence of encoachments onto the Property or onto a neighboring property.
- Survey. Prior to the Scheduled Closing Date, Seller shall, at Seller's sole cost and expense, have a registered land surveyor (a) stake the Property even if the stakes are visible and (b) if improvements exist atong the Property line, provide Buyer with a map (with surveyors stamp) and accompanying report to show the perimeters of the Property and the location of any improvements in the vicinity of the partmeter Property lines. This survey and map may not address whether improvements on the Property are in compliance with State and/or County requirements and/or subdivision coverants.
 - Equatory Encroachment. If an encroachment onto an adjoining property or onto the Property by an adjoining owner is revealed or discovered, such encroachment either shall be ramoved or Safter shall obtain an encroachment agreement(s) with the adjoining owner(s) which is contingent on Buyer's approval. If neither occurs within days of discovery or by the Scheduled Closing Date, whichever occurs earlier, Buyer may accept the ancroachment(s) or elect to terminate this DROA and the Termination Provision shall soply. Buyer should be aware that, under certain circumstances, Hawvii law allows acceptable tolerances for discrepancies involving improvements built in the vicinity of the perimeter of the Property lines. This paragraph is not applicable unless either Paragraph C-41 or C-42 is checked.

Section 5080-15 of the Hawaii Revised Statutes provided that when the property lies: (i) within the boundaries of a special flood hazard area as officially designated on Flood Insurance Administration maps promulgated by the appropriate Federal agencies for the purposes of determining eligibility for amergency flood insurance programs: (ii) within the boundaries of the noise exposure area shown on maps prepared by the Department of Transportation in accordance with Federal Aviation Regulation Part 150-Airport Noise Compatibility Planning (14 Code of Federal Regulations Part 150) for any public airport; (iii) within the boundaries of the Air Installation Compatibility Use Zone of any Air Force, Army, Navy, or Marine Corps airport as officially designated by military authorities; or (iv) within the anticipated inundation areas useignated on the Department of Defense's Civil Defense Taunami Inundation Maps; subject to the availability of maps that designate the four greas by tax map key. If not available, no information will be provided.

BUYERS INITIALS & DATE

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SELLER'S INITIALS & DATE

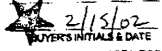
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Prepared by: Terry Kamen, R

Co. Makai Properties

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- C-44A Later Discovered Information. Under Hewall faw, if after Seller delivers a disclosure statement to Buyer and prior to closing. Seller becomes aware of information which was not previously disclosed or which makes any statement in the disclosure statement insocurate, and seld information directly, substantially, and edversely affects the value of the Property. Inon Seller shall provide an amended disclosure statement (a written statement prepared by Seller or at Seller's direction) to Buyer within ten (10) days after the discovery of the inaccuracy, and in any event, no later than twelve doon of the last business day prior to the recorded sale of the Property. Buyer's rights upon receipt of the amended disclosure statement are found in Paragraph C-46.
- C-45 Selier's Disclosure is Not a Warranty. This disclosure statement is NOT o warranty of any kinn. Under Hawali law, the disclosure statement shall not be construed as a substitute for any expert inspection, professional advice, or warranty that Buyer may wish to obtain.
- Buyer's Rights Upon Receipt of Disclosure Statement. Seller is required by law to obtain from Buyer an acknowledgment of receipt of the disclosure statement in writing. Buyer shall acknowledge receipt of the disclosure statement, Buyer shall have 15. _______ days to examine the statement in writing. Upon receipt of the disclosure statement, Buyer shall have 15. _______ days to examine the statement and to reached the DROA. Should Buyer elect to rescind the DROA, Buyer must give Seller directly or statement and to reached the DROA. Should Buyer elect to rescind the period. Upon receipt by Buyer of an amended Scillor's again written notice of such reached within the stated time period. Upon receipt by Buyer of an amended disclosure statement, or upon discovery by Seller to disclose material facts, or upon discovery by Buyer that the disclosure statement contains an inaccurate assertion that directly, substitutially, and adversely affects Buyer that the disclosure statement contains an inaccurate assertion that directly, substitutially, and adversely affects the value of the Property. Buyer may elect to reacing the DROA. Buyer shall have 15. ______ days from discovery thereof or from receipt of the sucended disclosure statement, whichever is seriler, to indicate in writing an election to rescind the DROA. Or Buyer may elect, in writing, to accept the amended disclosure statement prior to the end of the recission period.
- Buyer's Remedies If Seller Fails to Comply with C-44 or C-44A. Buyer may elect to complete the purchase of the Property even if Seller fails to comply with Sections C-44 or C-44A. When Buyer is provided a disclosure statement or amended disclosure statement and Buyer decides to rescind the DROA. Buyer is limited in damages to the return of all deposits; and in such case, Buyer's deposits shall be immediately returned. If seller negligently fails to provide the required disclosure statement or smended disclosure statement, Seller shall be liable to Buyer for the amount of actual damages suffered as a result of the negligence. In addition to the above remedies, a court may also award the prevailing party's attorney's fees, court costs, and administrative fees.
- C-48 Mediation and/or Arbitration. Under Hawali law, any dispute pertaining to the Mandatory Seller's Disclosure Statute shall be handled in the same manner as agreed upon in the DROA.
- Asbestos Disclosure. Buyer is sware that asbestos materials are hazardous to one's health, particularly if asbestos fibers are released into the air and inhaled. In the past (before 1979, but possibly since) asbestos was a commonly used insulation material in heating facilities and in certain types of floor and celling materials, shingles, plaster products, cement and other building materials. Buyer is sware that Buyer should make appropriate inquiry into the possible existence of asbestos on the Property. Structures having "popcorm" or "cottage cheese" type ceilings may contain asbestos fibers or asbestos-commining material. Such ceilings should not be disturbed since it could release asbestos fibers in the air. Any disturbance should be done only by licensed abatement contractors.
- C-49A Hazardous Waste and Toxic Substances Disclosure. Buyer is swert that federal and state laws place strict liability on properly owners for dangers caused by hazardous waste management and may require that such owner pay for the coat of the cleanup of hazardous substances and other toxic substances. Buyer is aware that Buyer should make appropriate inquiries into the past use of the Property and should seek an environmental assessment to ascertain the possible existence of such hazardous substances or materiats on or under the Property. Buyer is aware Buyer may have liability for hazardous substances located on or under the Property even if Buyer did not cause such substances to be on or under the Property.
- C-50 Sex Offender Registration ("Megan's Law"). Hawaii has enacted a law requiring sex offenders to register with the Attorney General's office and allowing public access to relevant information regarding sex offenders. A sex offender must provide certain relevant information including the street name and zip code of the sex offender's current and future residence and place of employment. This information is available at the Huwaii Criminal Justice Data Center and at one or more dealgnated police stations in each county. Neither Seller, nor any real estate agent is required to obtain information regarding sex offenders.



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INSPECTIONS, MAINTENANCE AND WARRANTIES C-51

Inspection of Property. At Buyer's sole cost and expense Buyer may (personally or by any expert, professional, or other representative of Buyer's choice): (a) inspect the Property or any portion thereof; (b) inspect all major appliances and fixtures (plumbing, electric, and gas) included in the sale; (c) inspect all public records relating to the Property; and (d) inspect all applicable laws and regulations which may affect the property. Seller shall provide Buyer and Buyer's representatives access to the Property for this purpose, during reasonable hours with reasonable prior notice to Seiter. The obligation of Buyer to purchase the Property is contingent upon Buyer's approval of the results of such inspection days after the Acceptance Date. All Inspections must be completed within this time period. If Buyer within 60 disapproves of the results within such time period, Buyer may elect to terminate this DROA pursuant to Personaphs C-20 and C-21. If Buyer faite to so elect, Buyer will have waived this contingency.

Property Condition Maintenance. Seller shall maintain until closing the interior and exterior of the Property in the same condition and repeir as they were on the date that Buyer inspected the Property pursuant to Paragraph C-51, or k JC-52 as agreed upon between Buyer and Seiler, pursuant to Buyer's inspection under Peragraph C-51.

Final Walk Through: Buyer and/or Buyer's representative shall have the right-to conduct a final walk through of the Property no later than 5 _____ days prior to closing: (a) to confirm that the Property is in the same condition and K 10-53 repair that it was on the date that Buyer inspected the Property pursuant to Paragraph C-51 and/or (b) to inspect the repairs and/or replacements made by Seller, as agreed between Buyer and Seller, pursuant to Buyer's inspection under Paragraph C-51. If Buyer and/or Buyer's representative fall to conduct the final walk through of the Property within the time period, Buyer will have waived this right and Paragraph C-53 will be deemed <u>null and yold</u>. If Setter does not maintain the Property as stated in Paragraph C-52, such that repairs and maintenance are required, then prior to closing. Seller shell repair those items to return them to the same condition and repair as they were on the date that Buyer inspected the Property pursuant to Paragraph C-51. If any repairs and maintenance required have not been made by closing, Seller agrees that an amount equal to 150% of the estimated cost of repair and maintenance shall be Escrow until the repairs are completed; provided however, that any remaining funds held will be autometically disbursed to Buyer by Escrow if all repairs and maintenance are not completed within 5 days efter closing. All repairs and maintenance bills will be paid through Escrow and any balance remaining after completion of all repairs and maintenance shall be returned to Seller.

No Continuing Warranty. Buyer understands that no continuing warranty after closing regarding the interior or C-54 exterior of the Property is expressed or implied.

Home Warranty Programs. Buyer understands that Buyer may obtain from a third party, for a fee, home warranties covering appliances, electrical and plumbing equipment and other items included with the Property. If such a home C-55 warrantly is available, it may be obtained at Buyer's expense from any provider of Buyer's choice

Existing Warranties, Plans, etc. Saller shall provide to Buyer at closing all existing warranty documents in Seller's possession covering the improvements and personal property being sold to Buyer; instruction booklets in Seller's possession covering the appliances being sold end all originals and copies in Seller's possession of blueprints. NA JC-56 specifications, and copies of architectural or engineering drawings relating to the Property. Buyer understands:
(8) any werranties delivered by Seller to Buyer represent obligations of other persons, not Seller; (b) the warranty and other documents are provided for informational purposes only; (c) may not reflect improvements as built; and (d) Selection of the comments are provided for informational purposes only; (c) may not reflect improvements as built; and (d) Selection of the comments are provided for informational purposes only; (c) may not reflect improvements as built; and (d) Selection of the comments are provided for informational purposes only; (e) may not reflect improvements as built; and (d) Selection of the comments are provided for informational purposes only; (e) may not reflect improvements as built; and (d) Selection of the comments are provided for informational purposes only; (e) may not reflect improvements as built; and (d) Selection of the comments are provided for information of does not promise that any such warranties are transferable to Buyer, and that Buyer must contact the providers of such warranties to determine whether the warranties are transferable to Buyer.

Interior and Exterior Cleaning. Prior to closing, Seller shall, at Seller's expense, have cleaned the interior of the Improvements on the Property. Such cleaning shall include all appliances, carpets, cupboards, drawers, floors, NA 10-57 jalousies, screens and windows. Seller shall also dispose of all trash, Junk, and brush both within or outside any improvements located on the Property.

Pet Related Treatment. Prior to closing, Seller shall at Seller's expense remove any pets from the Property, have the carpets within the improvements on the Property professionally cleaned, and the interior of the Property treated for NA JC-58 fless/ticks by a professional. If Seller does not have the interior of the Property treated for fless/ticks by a professional as stated, then Seller agrees that an amount equal to 150% of the estimated cost of professionally treating the Property for flees/licks shall he held in Escrow until completed; provided however, that any remaining funds held will be automatically distrursed to Buyer by Escrow if the Property is not professionally trusted for flees/ticks within NA days after closing. All professional trestment bills will be paid through Escrow and any balance remaining effer completion of professional treatment shall be returned to Seller.

BUYER'S INITIALS & DATE

416/02 SELLER'S INITIALS & DATE

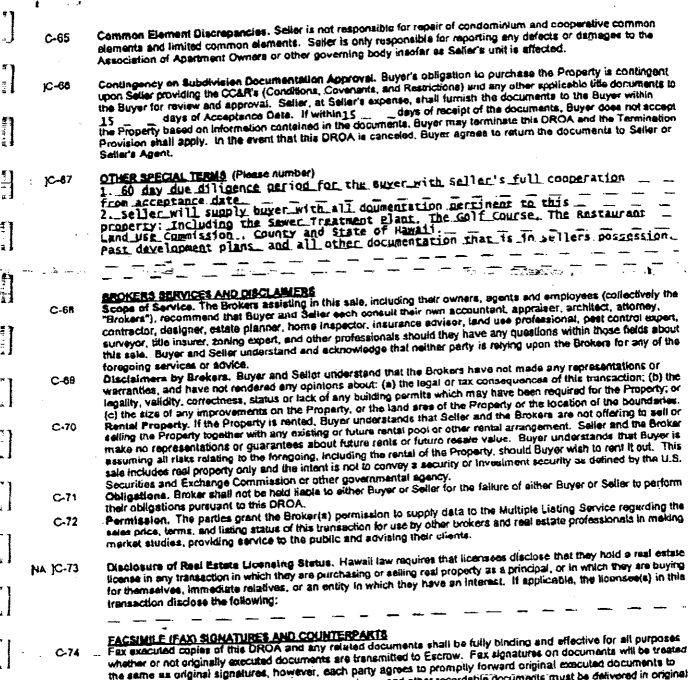
CHavai Association of REALTORS®

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RR 201 Rev. 6/01 008 0245 BAN WID-6193

Makai Properties

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	inscoossible mess of the lab	e-epproved Termite Inspecti c damage in accessible area rovements described in this D on and damage of which Sall	iş. II does not addres IROA. Salior paraes t	a Infastation as domas	
C-59	Termits Inspection Conting	ency. Within NA days	of the Acceptance (Date NA sha	Ili select s
	licensed peer control comper part of the Property. Should Company within the time sta promptly order the inspection NA.	such party rail to select a Co ited, the other party shall sail	mpany and notity the e ect a Company within Company. The TiR si	a TIR on the improvements other party in writing of the five (5) days therewher. S	Which are name of a aller shall IV
	the issuance of the TIR at a Buyer's lander requires en u	cost not to exceed NA	Buyer or Selec		H
	If the TR indicates visible evi- for that condition (not to incit demage to plants. The obliga- the time specified above of a such improvements by no take in a timely manner, Suyer ma	dence of active termite infests ide preventative maintenance tion of the Buyer to purchase fIR staling that there is no via ir than five (5) days prior to the	stion, Seller shall order b). Buyer and Seller un the Property is conting libis evidence of active e Scheduled Closing D	sand pay for recommended nderstand such treatment r gent upon the delivery to be termite infestation or the to late. If the Continuency is a	treatment may cause uyer within natment of
C-60	Termite Damage, in the ever infectation, and said damage make appropriate disclosures	directly, substantially and a	visible damage to the dversely affects the vi	improvements caused by the of the Property, then S	lermite eller shell
)C-61	RENTAL PROPERTY MATTI Existing Lasses. Buyer she Inventory and Condition Lease(s) Rental Management Condition	ll accept title to the Property in Form -	subject to the existin	g: (Choose all that apply) Vacation Rental Reservet	ion(s)
	Copies of such documents state of such documents. Buyer may termine vacation depusits will be transported to the control of th	of these Itam(s), Buyer does nate this DROA and the Terr	not accept the Propa	days of Acceptance Date. ny based upon information ili apply. Any security dep	n in these
C-62	Lease Changes During Esch any changes to existing lease	ow. During the escrow period se or enter into any new teas	Seller shall not, witho	ut the written consent of Bu d the Scheduled Clasing D	yer, make lete.
C-53	Possession of Property at C of tenents, lesses, rental man	losing. Saller shall deliver programmed contract, short term	possession of the Pro in rental reservation of	perty at closing vacant and range of the restaurant of the rental commitments.	d free vents.
JC-64	CONDOMINIUM SISUBDIVISK Contingency on Homeowner contingent upon Seller providi	Organization Documentatio	n Approval. Buyer's o	bligation to purchase the P	roperty is
	Qirectors Meeting Articles of Incorporation Amendments, if any Board of Directors and during the ecrow perio By-isws and Amendment Copy of any and all per filled by or against the C	Association minutes issued d, if applicable	Current Finant Current House Decleration at Inventory of F Minutes of the Property Infor	r Proposed Budget cial Statement a Rules ad Amendments urniture and Furnishings last Annual Meeting matten Form RK105c, if ob y or Summary, If obtainable	
	Seller, at Seller's expense, sh	all furnish those documents sipt of these documents. Bu Buyer may terminate this DR uyer agrees to return all do more period. (Note: Sellor	to the Buyer within yer does not accept to OA and the Termination uments to Seller or seller	n Provision shall apply. In eller's Agent, including an all partinent information o	rmation the event v others
义	2/15/02		_2	.K. 2/16/e2	_
	・・モンタダル・レルンタ ひんりと	•	*	SELLER'S INITIALS & DATE	



whether or not originally executed documents are transmitted to Excrow. Pax signatures on documents to the same as original signatures, however, each party agrees to promptly forward original executed documents to the same as original signatures, however, each party agrees to promptly forward original executed in original escrew. The parties understand conveyance, mortgage and other recordable documents must be delivered in original form and will not be acceptable if signed only on faceimile.

This DROA and any addends and related documents may be executed in any number of counterparts and by different parties in separate counterparts, each of which when so signed, shall be deemed to be an original, and all of which taken together shall constitute one and the same document, binding upon all of the parties, notwithstanding that all of the parties do not sign the original or the same counterpart.

HAYER'S INITIALS & DATE

SELLER'S INITIALS & DATE

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Co. Makai Properties

S/N: W!0~6193

Prepared by: Terry Kamen, R

C-75

erments, R. Cy., resident Forms Co. v. 8/91, 408-947-2107, www.forms-us.com Printed using Software from Professional Computer Forms Co. v. 8/91, 408-947-2107, www.forms-us.com

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C-76	As used in this DROA, the	AND OTHER DEFINITION he term "Acceptance Date 's Offer is accepted by Se	E of means the date on which this D offer or Seller's Counter Offer Is a	ROA becomes binding upon the
C-77	As used in this DROA, th	•	ilendar day. All dates and times a	
C-78	ште,			
C-79	Complete Agreement, To cancels any and ell prior oral) of Ruyer and Soller approval by Buyer and Solte parties agree that to writing in this DROA or a	 obligations to this DRO. 'his DROA constitutes the negotiations, representation or amendation. No variation or amendation. All agreements and the affective any representation or in amendment hereto or in amendment hereto or in the Broker(s) from the classification. 	A. A. be define agreement between Buyer tions, warranties, understandings ment of this DROA shalf be valid or representations about the Property niation made by a Broker or any p meny required Disclosure Stateme tions based upon any allogod repro	and Saliar and supersades and or egreements (both written and enforceable without written y must be set forth in writing and larly hereto must be set forth in orty hereto and Sallar and men.
	Offer Data 2/15/02	5:00	PM Buyer's Name Kauai Inve	stment Partners
	Buyer's Address on fil	le with Makai Prop	ert i Gignatura	
1-2 5.	ender State variaeender State variaeender		or Tax ID	State of the state
	Phoneson file with	Makai Properties	ayer's Name Ocu.	d Resnock
	Fax		Signature	
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			CE Off COUNTER OPFER operty at the price and terms offe	
Line Line	OUNTER OFFER. Seller agr quinter and acknowledges re I EITHER EVENT: eller agrees to pay to Maka:	scalpt of a copy of the Of		ye as amended by the attached over the standard over the standard of the standard over the standard ov
wi co	atructs Escrow to pay the con ithout the written agreement Immission with another real aller retains any of Buver's d	nmission difectly to Broker of the Listing Broker and estate broker who may hi deposit or obtains other m commission, provided how	rect, then her other agreement het r at closing in U.S. Dollars. These Seller. Seller further consents to ave provided services to Buyer. In conetary damages against the Buyer vever, that this amount so paid to to g Broker.	natructions cannot be changed Listing Broker's sharing of the the event Buyer defaults and ver. Seller shall pay one helf
Date 2/16/0)2	5:00 X PM	Sellers Name Sports Shink	Kauai Development
	· (75 Peopl		Signature Satisfic	Kinskit
#30	00, Honolula H	it geris	Tax ID for IRS	
	POR- 931-		Sellera Name	
Fax	ROB- 931-	4396	Signature	eren i eren eren eren eren eren eren ere
E-Mall		******************	Tax ID for IRS	
Seller is a Fo	reign Person[] Non-i	Hawaii Resident()	Owner/Occupant[] Other	1 .
BUYER'S ACK	NOWLEDGMENT OF SELLERY	E ACCEPTANCE: The under	nigned scivnowledges receipt of a copy of	the determinance of this follow
Signature:			Date	
STATUTES, AS AL	MENDED. This moons had the House	entressed or republic trace	to but this agreement into plain tengunge. If THIS AGREEMENT COMPLIES WITH CHA not liable to any Suyer, Seller, or other person then elitorneys about Chapter 487A fand off	PTER 487A OF THE HAWAII REVIGED
OHawali Associa	stion of REALTORS	Page 12	· · · · · · · · · · · · · · · · · · ·	RR 201 Rev. 6/01
Prepared by: Tê:	rry Kamen, A	Co.: Makai Pro	perties	SW: W10_6193
	Printed using Software fro	om Profeszional Computer For	ms Co. v. 8/81, 408-947-2107, www.form	med.aunar
		•		008 0248

Phones - 600- 131- +371	Seller's Name
Fax 808-931-4396	Signature
E-Mail	Tax ID for IRS
Seller is a Foreign Person[] Non-Hawaii Resident[]	Owner/Occupant[] Other[]
BUYER'S ACKNOWLEDGMENT OF SELLER'S ACCEPTANCE: The under	rsigned acknowledges receipt of a copy of the acceptance of this Offer.
Signature:	Date 2//6/02 AM/PM
NOTE: THERE IS NO WARRANTY ON PLAIN LANGUAGE. An effort has been made language. In legal forms, THERE IS NO WARRANTY, EXPRESSED OR SAPLIED, THAT STATUTES, AS AMENDED. This means that the Hawaii Association of REALTORS® is ponalty because of any violation of Chapter 487A. People are cautioned to see their	T THIS AGREEMENT COMPLIES WITH CHAPTER 487A OF THE NAWAII REVISED In not liable to any Buyer, Saller, or other person who uses this form for any damages or

CHawaii Association of REALTORS®

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RR 201 Rev. 8/01

Prepared by Terry Kamen, R

Co.: Makai Properties

SA: W10-6193 .

```
IN THE CIRCUIT COURT OF THE FIRST CIRCUIT
 1
 2
                            STATE OF HAWAII
 3
 4
      SPORTS SHINKO (USA) CO., LTD., a Delaware
 5
      Corporation; SPORTS SHINKO (MILILANI)
 6
      CO., LTD., a Hawaii corporation, et al.,
 7
                Plaintiff,
 8
           VS.
                           Case No. 02-1-2766-11 (EEH)
 9
      RESORT MANAGEMENT SERVICES
      (HAWAII), INC., a Hawaii corporation,
10
     YASUO NISHIDA, SATOSHI KINOSHITA, et al.
11
12
                Defendants.
13
14
15
                   DEPOSITION OF SATOSHI KINOSHITA
16
                             (Volume III)
17
     Taken on behalf of the Plaintiff at Alston Hunt Floyd &
18
     Ing, 1001 Bishop St., ASB Tower, 18th Floor, Honolulu,
19
     Hawaii 96813, commencing at 9:00 a.m., Thursday, April
20
21
     21, 2005, pursuant to Notice.
22
23
     BEFORE:
               BARBARA ACOBA, CSR No. 412, RPR
               Notary Public, State of Hawaii
25
```

```
1
      APPEARANCES:
      For Plaintiff: GLENN MELCHINGER, Esq.
  2
  3
                           ALSTON HUNT FLOYD & ING
  4
                           ASB Tower
 5
                           1001 Bishop St., 18th Floor
  6
                           Honolulu, Hawaii 96813
 7
      For Defendant SATOSHI KINOSHITA:
 8
 9
                           JOHN KOMEIJI, Esq.
10
                           WATANABE ING KAWASHIMA & KOMEIJI
11
                           First Hawaiian Center
12
                           999 Bishop St., 23rd Floor
13
                          Honolulu, Hawaii 96813
14
15
     Also Present: STEVEN SILVER - Interpreter
16
17
18
19
20
21
22
23
24
25
```

```
1
      BY MR. MELCHINGER:
  2
               Were the employees who worked at the golf
          Q.
      courses and the hotels the employees of Sports Shinko or
  3
      employees of RMS?
  4
  5
               MR. KOMEIJI: Before the transfer.
      BY MR. MELCHINGER:
  6
          Q.
               Right. Prior to the transfer.
 8
          Α.
               Prior to the transfer, Sports Shinko.
 9
               MR. MELCHINGER: Okay. Let's take a break.
10
                (Off the record at 1:54 p.m.)
11
                (Back on the record at 2:06 p.m.)
      BY MR. MELCHINGER:
12
13
               Did RMS have any authority, any power, to fire,
      terminate the employment of Sports Shinko employees?
14
               I don't recall.
15
          Α.
16
               Do you ever remember any case in which
17
     Mr. Nishida or somebody from RMS terminated a Sports
18
     Shinko employee?
         Α.
19
               No.
20
              MR. MELCHINGER:
                                55.
21
              (Exhibit 55 marked for identification.)
     BY MR. MELCHINGER:
22
23
              Showing you what's been marked Exhibit 55 to
         Q.
     your deposition. Do you recognize this document?
24
     Please take whatever time you need to review it first.
25
```

```
1
          Α.
               Yes.
                     I do recognize this.
  2
               What is it, please?
  3
               This is a purchase and sales agreement between
          Α.
 4
      Sports Shinko and an individual named David Resnick.
 5
               And this is your -- these are your initials on
 6
      the bottom of each page; is that right?
 7
          A.
               Yes.
 8
          Ο.
               And on the last two pages marked 008 0248 and
      008 0249, is that your signature that appears there?
 9
10
          Α.
               Yes.
11
               This was an offer for the Kiahuna golf
          Q.
12
     properties for $10 million; is that right? Is that your
13
     understanding?
14
         A. Yes.
15
              Do you remember when you signed this document?
16
               I don't have a specific and clear recollection
         Α.
17
     of the date that I signed it.
18
              MR. KOMEIJI: Again, I would raise objections
19
     based on relevancy and not reasonably calculated to lead
20
     to discovery in this particular case. And that deals
     with the entire matter as opposed to a single question.
21
22
     The matter of dealing with --
23
              MR. MELCHINGER: I understand. I understand.
24
     BY MR. MELCHINGER:
```

Did you tell the president or Mr. Fukuda about

25

Q.

```
1
                        CERTIFICATE
     STATE OF HAWAII
 2
 3
     CITY AND COUNTY OF HONOLULU
                I, BARBARA ACOBA, Certified Shorthand
     Reporter and Notary Public, State of Hawaii, do
 5
 6
     hereby certify:
 7
                That on Thursday, April 21, 2005, at
     9:00 a.m., appeared before me SATOSHI KINOSHITA, the
 8
 9
     witness whose deposition is contained herein; that
10
     prior to being examined he was by me duly sworn;
                That the deposition was taken down by me
11
12
     in machine shorthand and was thereafter reduced to
13
     typewriting under my supervision; that the foregoing
14
     represents, to the best of my ability, a true and
     correct transcript of the proceedings had in the
15
     foregoing matter.
16
17
               I further certify that I am not an attorney
     for any of the parties hereto, nor in any way concerned
18
     with the cause.
19
20
               Dated this 30th day of April, 2005,
21
     in Honolulu, Hawaii.
22
23
                          BARBARA ACOBA, CSR NO. 412
24
                         Notary Public, State of Hawaii
25
                         My Commission Exp: 10-22-2008
```